## W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

The United States Bankruptcy Court for the District of Delaware In re: W.R. Grace & Co., et al., Debtors, Case No. 01-01139 (JKF) (Jointly Administered)

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#### **SUBMIT COMPLETED CLAIMS TO:**

Claims Processing Agent
Re: W.R. Grace & Co. Bankruptcy
PO Box 1620
Faribault, MN 55021-1620

For a complete list of the Debtors in this case, please see "The Debtors" section of the General Instructions for Completing Proof of Claim Forms. The Debtors in this case are collectively referred to in this document as "Grace".

If you have a current claim against Grace for property damage allegedly resulting from asbestos from a Grace product (other than Zonolite Attic Insulation), THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM MUST BE RECEIVED ON OR BEFORE 4:00 P.M. EASTERN TIME ON MARCH 31, 2003, or you will be forever barred from asserting or receiving payment for your claim.

PremierView™ forms by NCS Pearson MW239276-2 65432 Printed in U.S.A.

## INSTRUCTIONS FOR FILING THE W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

#### WHO SHOULD USE THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

- 1. This Asbestos Damage Proof of Claim Form (referred to in this document as the "Form") applies only to current claims made against Grace by or on behalf of parties who are alleging property damage with respect to asbestos in real property owned by the party (such person is referred to in this document as the "claiming party") from a Grace asbestos-containing product or as a result of one of Grace's vermiculite mining, milling, or processing facilities.
- 2. The Bar Date does not apply to Asbestos Personal Injury Claims, Settled Asbestos Claims or Zonolite Attic Insulation Claims. Those claims will be subject to a separate claim submission process and should not be filed at this time.
- 3. This form should not be used for Medical Monitoring Claims or Non-Asbestos Claims. Instead, separate specialized proof of claim forms for these claims should be completed.
- 4. If you are alleging current claims against Grace with respect to asbestos in more than one (1) real property, the claiming party should complete an Asbestos Property Damage Proof of Claim Form for <u>each</u> property. You may request additional forms by calling the Claims Processing Agent at 1-800-432-1909.

#### **GENERAL INSTRUCTIONS**

- This form must be signed by the claimant or authorized agent of the claimant. THIS FORM MUST BE RECEIVED ON OR BEFORE 4:00 PM EASTERN TIME ON MARCH 31, 2003, or you forever will be precluded from asserting your claim(s) against or receiving payment from Grace. Return your completed form to the Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy, P.O. Box 1620, Faribault, MN 55021-1620.
  - If you are returning this form by mail, allow sufficient time so that this form is received on or before March 31, 2003. Forms that are postmarked before March 31, 2003 but received after March 31, 2003 will not be accepted. Only original forms will be accepted for filing. Forms transmitted by facsimile will not be accepted for filing.
- 2. If you cannot fit all information in any particular section or page, please make a copy of that page before filling it out and attach as many additional pages as needed.
- 3. If you are unable to provide any of the information required by the proof of claim form, please so specify, as well as provide a short statement describing why such information is unavailable. If you are in the process of obtaining such information at the time you file your proof of claim, please so advise and indicate that the same shall be provided when obtained.
- 4. This form must be filled out completely using BLACK or BLUE ink or may be typewritten.
  - Please print clearly using capital letters only.

• Do not use a felt tip pen.

• Skip a box between words.

- Do not bend or fold the pages of the form.
- Do not write outside of the boxes or blocks.
- 5. Because this form will be read by a machine, please print characters using the examples below. For optimum accuracy, please print in capital letters and avoid contact with the edge of the character boxes.
- 6. Mark check boxes with an "X" (example at right).

INAMEL HERE

- 7. Be <u>accurate</u> and <u>truthful</u>. A Proof of Claim Form is an official court document that may be used as evidence in any legal proceeding regarding your claim. The penalty for presenting a fraudulent claim is a fine of up to \$500,000 or imprisonment for up to five years or both. 18 U.S.C. §§ 152 & 3571.
- 8. Make a copy of your completed Form to keep for your records. <u>Send</u> only <u>original</u> Forms to the Claims Processing Agent at the following address: Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy PO Box 1620
  Faribault, MN 55021-1620.
- 9. You will receive written notification of the proof of claim number assigned to this claim once it has been processed.

Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 3 of 55 PART 1: CLAIMING PARTY INFORMATION NAME: SERVICES Name of individual claimant (first, middle and last name) or business claimant SOCIAL SECURITY NUMBER (Individual Claimants): F.E.I.N. (Business Claimants) (last four digits of SSN) Other names by which claiming party has been known (such as maiden name or married name): First MILast  $\overline{MI}$ First GENDER: MALE ☐ FEMALE **Mailing Address:** Street Address City State (Province) (Postal Code) Country PART 2: ATTORNEY INFORMATION The claiming party's attorney, if any (You do not need an attorney to file this form): Law Firm Name: Name of Attorney: First **Mailing Address:** 300 Street Address

1011579

(Province) (Postal Code)

City

Telephone:

916)

Area Code

## PART 3: PROPERTY INFORMATION

A.	Real Property For Which A Claim Is Being Asserted
1.	What is the address of the real property for which a claim is being asserted (referred to herein as "the property")?
	ENDOF HIGHWAY 202 AT CUMMINGS VALLEY  Street Address
	TEHACHAPI CA 93561 City State Zip Code
	Ountry (Province) (Postal Code)
2.	Are you completing an Asbestos Property Damage Proof of Claim Form for any other real property other than the one listed at "1" above?  X Yes No
3.	Do you currently own the property listed in Question 1, above?  ✓ Yes □ No
4.	When did you purchase the property?  Month Day Year
5.	What is the property used for (check all that apply)  Owner occupied residence Residential rental Commercial Industrial Specify: Other Specify: EDUCATIONAL
6.	How many floors does the property have?
7.	What is the approximate square footage of the property?
8.	When was the property built?
	<ul><li>☑ Before 1969</li><li>☐ 1969 - 1973</li><li>☐ After 1973</li></ul>
9.	What is the structural support of the property?
	☐ Wood frame
•	☐ Structural concrete ☐ Brick
	⊠ Steel beam/girder
	☐ Other Specify:
10.	Have you or has someone on your behalf completed any interior renovations on the property which affected any asbestos on the property?
•	☐ Yes No
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ΑV		specify the dates and description of such renovations.	
		Description	
	Year		
		Description	
	Year		
	Year	Description	
11.	To the best of	Your knowledge, have any other interior renovations been completed on the property during which affected any asbestos on the property?	any other
	☐ Yes	⊠ No	
	if yes, please	specify the dates and descriptions of such renovations.	
		Description	
	Year	·	
	Year	Description	
		Description	
	Year		
В.	Claim Cat	egory	
12.	For which cate	egory are you making a claim on the property?	
		: Allegation with respect to asbestos from a Grace product in the property	
	☐ Category 2	: Allegation with respect to one of Grace's vermiculite mining, milling or processing operati	ons
			ahintafolahintari nartuakintari sakara garu
		Category 1 in question 12, complete section C. Category 2 in question 12, complete section D.	ANTI-PARTIES ANTI-
	a jou checkeu	category 2 in question 12, complete section D.	
G.	Category 1	Claim: Allegation With Respect To Asbestos From A Grace Product In	The Property
-			The Froperty
13.		ed asbestos-containing product(s) are you making a claim?  3 fireproofing insulation	
	☐ Other	Specify:	
	•	he brand names under which Grace manufactured products that may have contained commerciate	ally added
	asbestos; see E	Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)	
4.	When did you	or someone on your behalf install the asbestos containing product(s) in the property?	
	1967	☐ I did not install the product(s)	
	Year		
5.		one on your behalf did not install the asbestos containing product(s), to the best of your knowledge of the containing product(s) installed?	edge, when
	- F	☐ Don't know.	
	Year		

Doc 10835-5 Filed 10/25/05 Page 5 of 55

Case 01-01139-AMC

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## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 6 of 55 16. Do you have documentation relating to the purchase and/or installation of the product in the property? X Yes □ No If Yes, attach all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document. If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request. 17. If you do not have any such documents, explain why not and indicate who may have possession or control of such documents with respect to the property. 18. When did you first know of the presence of asbestos in the property of the Grace product for which you are making this claim? Please attach all documents relating or referring to the presence of asbestos in the property for which you are making this claim. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request. 19. How did you first learn of the presence of asbestos in the property of the Grace product for which you are making this claim? ASBESTOS SURVEY 20. When did you first learn that the Grace product for which you are making this claim contained asbestos? 21. How did you first learn that the Grace product for which you are making the claim contained asbestos? ASBESTOS SURVEY 22. Have you or someone on your behalf made an effort to remove, contain and/or abate the Grace product for which you are making this claim? ☐ Yes If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document. If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request. 23. If you do not have any such documents, explain why not and indicate who may have possession and control of such documents with respect to the property. DOCUMENTS OF EFFORTS MADE TO REMOVE, CONTAIN AND/OR ABATE THE GRACE PRODUCT HAVE NOT BEEN LOCATED

24. If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which

you are making a claim, to the best of your knowledge, did anyone else make such an effort?

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☐ Yes

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 7 of 55

25	. If you responded Yes to question 22. or 24. and you have not supplied documents, please specify the dates and descriptions of any such efforts.
	Description
	Year
	Year Description
	Description Year
26.	Have you or anyone on your behalf ever conducted any testing or sampling for the presence of asbestos or other particula in the property?
	Yes No If Yes, Attach All Documents Related To Any Testing Of The Property.
27.	If you responded Yes to question 26., but you have not provided documents, indicate who may have possession or control of such testing documents or where such documents may be located.
28.	If you or someone on your behalf did not conduct any testing or sampling for the presence of asbestos or other particulates on the property, to the best of your knowledge, did anyone else conduct such testing or sampling with respect to the property?
	☐ Yes ☐ No
29.	If you responded Yes to question 26. or 28. and you have not supplied related documents, please describe when and by whom and the type of testing and/or sampling (e.g. air, bulk and dust sampling).
	Company/Individual
	Year Type of testing:
	Company/Individual
	Year Type of testing:
	Company/Individual
	Year Type of testing:
30.	Has the Grace product or products for which you are making this claim ever been modified and/or disturbed?  Yes No
31.	If yes, specify when and in what manner the Grace product or products was modified and/or disturbed?
	Year Description
	Description   Year
	Description
	Year

Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 8 of 55

Category 2 Claim: Allegation With Respect To One of Grace's Vermiculite Mining, **Milling Or Processing Operations** 32. What is the business address or location of the Grace operation which has led to your claim? Business Name Street Address City State Zip Code (Province) (Postal Code) Country 33. If your claim relates to a personal residence, does (or did) anyone living in the household work for Grace? T Yes □ No 34. If yes, specify the following for each such individual: Name of Individual Working at Grace Operation Name of Individual Working at Grace Operation Date of Birth Date of Birth Month Day Month Day Year Year Occupation(s) of Individual Occupation(s) of Individual **Dates Worked at Operation Dates Worked at Operation** From: To: From: To: Year Year Year Year Name of Individual Working at Grace Operation Name of Individual Working at Grace Operation Date of Birth Date of Birth Month Day Year Month Day Year Occupation(s) of Individual Occupation(s) of Individual **Dates Worked at Operation Dates Worked at Operation** From: To: From: To: Year Year Year Year

Year

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35. When did you first know of the presence of asbestos on your property?

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 9 of 55

36.	How did you first learn of the presence of asbestos on your property?				
	Attach all documents relating or referring to the presence of asbestos on the property. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.				
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.				
37.	If you do not have any documents relating or referring to the presence of asbestos on the property, explain why not and indicate who may have possession or control of any such documents with respect to the property.				
88.	Have you or anyone on your behalf made an effort to remove, contain and/or abate the asbestos on your property?				
	☐ Yes ☐ No				
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.				
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.				
9.	If you do not have any documents relating or referring to the removal, containment and/or abatement of the asbestos on your property, explain why not and indicate who may have possession and control of such documents with respect to the property.				
0.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the asbestos on your property, to the best of your knowledge, did anyone else make such an effort?				
	☐ Yes ☐ No				

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 10 of 55

41.	If you responded Yes to question 38. or question 40. and you have not supplied related documents, please specify the dates and descriptions of any such efforts.
	Description Year
	Description Year
	Year Description
42.	Have you or anyone on your behalf conducted any other testing or sampling for the presence of asbestos on your property?
	☐ Yes ☐ No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
13.	If you do not have any documents relating or referring to any other such testing or sampling for the presence of asbestos on your property, explain why not and indicate who may have possession or control of such documents with respect to the property.
4.	If you or someone on your behalf did not conduct any other testing or sampling for the presence of asbestos on your property, to the best of your knowledge, did anyone else conduct such testing or sampling?
	☐ Yes ☐ No
-5.	If you responded Yes to question 42. or question 44. and you have not supplied related documents, please specify the dates and descriptions of any such efforts.
	Year Description
	Year Description
	Year Description
6.	Were you aware of the presence of asbestos on your property when you purchased your property?  Yes No
7.	If you have sold the property, were you aware of the presence of asbestos on your property when you sold your property?  Yes No No Not Applicable, have not sold the property
	— — — — — — — — — — — — — — — — — — —

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 11 of 55 PART 4: ASBESTOS LITIGATION AND CLAIMS

A.	INTRODUCTION
1.	Has any asbestos-related property damage lawsuit or claim been filed against Grace on behalf of this claiming party relating to the property for which you are making this claim?
	⊠ No
	☐ Yes – lawsuit
	☐ Yes – non-lawsuit claim (other than a workers' compensation claim)
2.	Has any asbestos-related property damage lawsuit or claim been filed against any other party on behalf of this claiming party relating to the property for which you are making this claim?
	☐ Yes – lawsuit
	Yes - non-lawsuit claim (other than a workers' compensation claim)
	If an asbestos-related property damage lawsuit has been filed by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section B. below.
	If an asbestos-related property damage non-lawsuit claim has been made by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section C. on the following page.
3	LAWSUITS
1.	Please provide the following information about each asbestos-related property damage lawsuit which has been filed
	relating to the property for which you are making this claim or attach a copy of the face page of each complaint filed.
	a. Caption
	b. Court where suit originally filed: Docket No.:
	c. Date filed:
	Month Day Year
	a. Caption
1	b. Court where suit originally filed:  County/State  Docket No.:
(	c. Date filed: Month Day Year
8	a. Caption
t	o. Court where suit originally filed: Docket No.: Docket No.:
C	c. Date filed:

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Year

Month Day

(Attach additional pages if necessary.)

#### NON-LAWSUIT CLAIMS

1. If the claiming party has made any claims relating to the property for which you are making a claim (including administrative claims) against anyone, that was not filed with a court of law, please provide the following information for each claim:
a. Description of claim:
b. Date submitted: Month Day Year
c. Name of entity to whom claim was submitted:  ☐ Grace
Other
Name of Entity
Name 0 <sub>1</sub> Елшу
a. Description of claim:
b. Date submitted: Month Day Year
c. Name of entity to whom claim was submitted:
☐ Other
Name of Entity
a. Description of claim:
b. Date submitted: ————————————————————————————————————
c. Name of entity to whom claim was submitted:
☐ Grace
☐ Other
Name of Entity
PART 5: SIGNATURE PAGE
ll claims must be signed by the claiming party.

I have reviewed the information submitted on this proof of claim form and all documents submitted in support of my claim. I declare, under penalty of perjury,\* that the above statements are true, correct, and not misleading.

CONSENT TO RELEASE OF RECORDS AND INFORMATION: To the extent that I have produced a summary rather than the documents themselves as requested above or indicated who has possession and control of certain documents, I hereby authorize and request that all other parties with custody of any documents or information concerning my property damage or the information contained in this Form, upon the reasonable request of Grace or Grace's representative, with a copy to the claiming party, disclose any and all records to Grace or to Grace's representative.

SIGNATURE OF CLAIMANT

<sup>\*</sup>The penalty for presenting a fraudulent claim is a fine up to \$500,000.00 or imprisonment up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

ATTACHMENT TO W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM NO. <u>1011579</u> – Building #4327, Academic Education SUBMITTED BY DEPARTMENT OF GENERAL SERVICES (DGS)

Regarding Question 10, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 15, based on DGS' response to Question 14, Question 15 does not apply.

Regarding Question 17, based on DGS' response to Question 16, Question 17 does not apply.

Regarding Question 18, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "When did you first know of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 19, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "How did you first learn of the presence of asbestos in the property for which you are making this claim?"

Question 22, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 25, based on DGS' responses to Questions 22 and 24, Question 25 does not apply.

Regarding Question 27, based on DGS' response to Question 26, Question 27 does not apply.

Regarding Question 28, based on DGS' response to Question 26, Question 28 does not apply.

Regarding Question 29, based on DGS' response to Question 26, Question 29 does not apply.

Regarding Question 30, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 31, based on DGS' response to Question 30, Question 31 does not apply.

**CLAIM AMOUNT: \$ 742,500** 

# W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

The United States Bankruptcy Court for the District of Delaware In re: W.R. Grace & Co., et al., Debtors, Case No. 01-01139 (JKF) (Jointly Administered)

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#### **SUBMIT COMPLETED CLAIMS TO:**

Claims Processing Agent
Re: W.R. Grace & Co. Bankruptcy
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Faribault, MN 55021-1620

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If you have a current claim against Grace for property damage allegedly resulting from asbestos from a Grace product (other than Zonolite Attic Insulation), THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM MUST BE RECEIVED ON OR BEFORE 4:00 P.M. EASTERN TIME ON MARCH 31, 2003, or you will be forever barred from asserting or receiving payment for your claim.

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 16 of 55 INSTRUCTIONS FOR FILING THE W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

#### WHO SHOULD USE THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

- 1. This Asbestos Damage Proof of Claim Form (referred to in this document as the "Form") applies only to current claims made against Grace by or on behalf of parties who are alleging property damage with respect to asbestos in real property owned by the party (such person is referred to in this document as the "claiming party") from a Grace asbestos-containing product or as a result of one of Grace's vermiculite mining, milling, or processing facilities.
- 2. The Bar Date does not apply to Asbestos Personal Injury Claims, Settled Asbestos Claims or Zonolite Attic Insulation Claims. Those claims will be subject to a separate claim submission process and should not be filed at this time.
- 3. This form should not be used for Medical Monitoring Claims or Non-Asbestos Claims. Instead, separate specialized proof of claim forms for these claims should be completed.
- 4. If you are alleging current claims against Grace with respect to asbestos in more than one (1) real property, the claiming party should complete an Asbestos Property Damage Proof of Claim Form for <u>each</u> property. You may request additional forms by calling the Claims Processing Agent at 1-800-432-1909.

#### **GENERAL INSTRUCTIONS**

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  - If you are returning this form by mail, allow sufficient time so that this form is received on or before March 31, 2003. Forms that are postmarked before March 31, 2003 but received after March 31, 2003 will not be accepted. Only original forms will be accepted for filing. Forms transmitted by facsimile will not be accepted for filing.
- 2. If you cannot fit all information in any particular section or page, please make a copy of that page before filling it out and attach as many additional pages as needed.
- 3. If you are unable to provide any of the information required by the proof of claim form, please so specify, as well as provide a short statement describing why such information is unavailable. If you are in the process of obtaining such information at the time you file your proof of claim, please so advise and indicate that the same shall be provided when obtained.
- 4. This form must be filled out completely using BLACK or BLUE ink or may be typewritten.
  - Please print clearly using capital letters only.
  - Skip a box between words.
  - Do not write outside of the boxes or blocks.
- Do not use a felt tip pen.
- Do not bend or fold the pages of the form.
- 5. Because this form will be read by a machine, please print characters using the examples below. For optimum accuracy, please print in capital letters and avoid contact with the edge of the character boxes.
- 6. Mark check boxes with an "X" (example at right).
- NAME HERE
- 7. Be <u>accurate</u> and <u>truthful</u>. A Proof of Claim Form is an official court document that may be used as evidence in any legal proceeding regarding your claim. The penalty for presenting a fraudulent claim is a fine of up to \$500,000 or imprisonment for up to five years or both. 18 U.S.C. §§ 152 & 3571.
- 8. Make a copy of your completed Form to keep for your records. <u>Send only original</u> Forms to the Claims Processing Agent at the following address: Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy PO Box 1620
  - Faribault, MN 55021-1620.
- 9. You will receive written notification of the proof of claim number assigned to this claim once it has been processed.

## Case 01-01139-AMC Doc 10835-5. Filed 10/25/05. Page 17 of 55 PART I: CLAIMING PARTY INFORMATION

NAME:
STATE OF CALIFORNIA DEPT OF GENERAL SERVICES
Name of individual claimant (first, middle and last name) or business claimant
SOCIAL SECURITY NUMBER (Individual Claimants): F.E.I.N. (Business Claimants)
(last four digits of SSN)
Other names by which claiming party has been known (such as maiden name or married name):
First MI Last
First MI Last
GENDER: MALE FEMALE
Mailing Address:
707 THIRD STREET, GTH FLOOR
Street Address
WEST SACRAMENTO CA 95605
City State Zip Code
(Province) (Postal Code)
Country
PART 2: ATTORNEY INFORMATION
TART 2. ATTORNET INFORMATION
The claiming party's attorney, if any (You do not need an attorney to file this form):
Law Firm Name:
STATE OF CALIFORNIA DEPT OF JUSTICE
Name of Attorney:
ROBERT E ASPERGER III
Mailing Address:
1300 I STREET, SUITE 1101
Street Address
SACRAMENTO CA 95814
SIACRAMENTO 95814 City State Zip Code
Telephone: (Province) (Postal Code)
(916) 327-7852 <b>3</b>
Area Code

Case 01-01139-AMC	Doc 10835-5	Filed 10/25/05	Page 18 of 55
PART 3: PR	OPERTY INF	ORMATION	· ·

Υ.	Real Property For Which A Claim Is Being Asserted					
1.	What is the address of the real property for which a claim is being asserted (referred to herein as "the property")?					
	31 EAST CHANNEL STREET					
	Street Address					
	STOCKTON	CA 95202				
	City	State Zip Code				
	Country	(Province) (Postal Code)				
2.	Are you completing an Asbestos Property Damage Proof of Claim Form for any other real property listed at "1" above?	other than the one				
	X Yes  No					
3.	Do you currently own the property listed in Question 1, above?					
	X Yes No					
4.	When did you purchase the property?  Month Day Year					
5.	What is the property used for (check all that apply)					
	Owner occupied residence Residential rental					
	Commercial					
	☐ Industrial Specify:					
	Other Specify: OFFICE					
6.	How many floors does the property have?					
7.	What is the approximate square footage of the property? 65850					
8.	When was the property built?					
	<b>★</b> Before 1969					
	☐ 1969 - 1973 ☐ After 1973					
9.	What is the structural support of the property?  Wood frame					
	Structural concrete					
	☐ Brick					
	ß Steel beam/girder					
	Other Specify:					
10.	. Have you or has someone on your behalf completed any interior renovations on the property which on the property?	affected any asbestos				
	□ Yes No	044504				
	9276102	_011591				

A.			ich A Claim Is Being A		nued)	19 01 55	
	If yes, please s	pecity the dat	s and description of such reno	ovations.		<del></del>	
		Description					
	Year						
		Description					
	Year						
		Description					
	Year	Description				<u> </u>	
11.	period of time  Yes	which affecte	ge, have any other interior rend any asbestos on the property as and descriptions of such ren	?	apleted on the proper	rty during any other	
	Year	Description					
	Year	Description					
	Year	Description					
В.	Claim Cat	egory		The second secon			
12.	For which cate	egory are you	naking a claim on the propert	y?			
			with respect to asbestos from		the property		
	Category 2	2: Allegation	with respect to one of Grace's	vermiculite minin	g, milling or process	sing operations	
· Account			nggarangan dan dan manganggan bandanggan panganggan dan manganggan panganggan panganggan panganggan panganggan				
2	•	- •	question 12, complete secti question 12, complete secti			S. C.C. Land D. Andrews See	
garana S					and the second s	estaporar reside residente incomprese trassicant incomprese de disconsiderar consequente di di	
		. ~ .	W TYTOU YS	35 A II ( 35	A Common Day	- J 4 T T T T	
C.	Category	l Claim: A	legation With Respect	To Asbestos F	rom A Grace Pr	oduct in The Propert	<u>y</u>
13.	For what alleg	ged asbestos-c	ontaining product(s) are you m	naking a claim?			
	-	-3 fireproofing	inculation				
	Other	Specify:					
	(For a list of asbestos, see	the brand nam Exhibit 2 to th	es under which Grace manuface Claims Bar Date Notice pro	ctured products the	at may have containe		
14	When did you	or someone o	n your behalf install the asbes	tos containing pro	duct(s) in the proper	ty?	
	10/2		lid not install the product(s)	J.	1 1		
	1763 Year	٠ سـ.	į · · (-)			<del></del>	
15.	. If you or som	eone on your   product(s) ins	ehalf did not install the asbes	tos containing prod	duct(s), to the best of	f your knowledge, when	
	was/were the	• , .					
	Year	∰ D	on't know.				

24. If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which

you are making a claim, to the best of your knowledge, did anyone else make such an effort?

□ Yes

X No

### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 21 of 55

25. If you responded Yes to question 22. or 24. and you have not supplied documents, please specify the dates and descriptions of any such efforts.			or 24. and you have not supplied documents, please specify the dates and
		Description	
	Year		
	Year	Description	
	Year	Description	
26.	Have you or in the proper		ver conducted any testing or sampling for the presence of asbestos or other particulates
	🔀 Yes	No If Yes, At	ach All Documents Related To Any Testing Of The Property.
27.			but you have not provided documents, indicate who may have possession or where such documents may be located.
28.		on the property, to the be	not conduct any testing or sampling for the presence of asbestos or other st of your knowledge, did anyone else conduct such testing or sampling with respect
	☐ Yes	□ No	
29.			or 28. and you have not supplied related documents, please describe when and by ampling (e.g. air, bulk and dust sampling).
		Company/Individual	
	Year	Type of testing:	
		Company/Individual	
	Year	Type of testing:	
		Company/Individual	
	Year	Type of testing:	
30.	Has the Grac	ce product or products fo	which you are making this claim ever been modified and/or disturbed?
31.	If yes, specif	ry when and in what man	ner the Grace product or products was modified and/or disturbed?
	Year	Description	
	Year	Description	
	Vogr	Description	

_	_
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×	
×	

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 22 of 55 Category 2 Claim: Allegation With Respect To One of Grace's Vermiculite Mining, Milling Or Processing Operations

Business Name	
Street Address	
City	State Zip Code
	(Province) (Postal Cod
Country	
If your claim relates to a personal residence, does (or did) anyon	ne living in the household work for Grace?
☐ Yes ☐ No	
If yes, specify the following for each such individual:	
Name of Individual Working at Grace Operation	Name of Individual Working at Grace Operation
	Date of Birth
Date of Birth	Date of Birth
aug son	500 500
table to the second transfer of the second tr	16 1 5
Month Day Year	Month Day Year Occupation(s) of Individual
Month Day Year Occupation(s) of Individual	Month Day Year Occupation(s) of Individual
Occupation(s) of Individual	Occupation(s) of Individual
Occupation(s) of Individual  Dates Worked at Operation	Occupation(s) of Individual  Dates Worked at Operation
Occupation(s) of Individual	Occupation(s) of Individual  Dates Worked at Operation From: To:
Occupation(s) of Individual  Dates Worked at Operation	Occupation(s) of Individual  Dates Worked at Operation
Occupation(s) of Individual  Dates Worked at Operation  From: To:	Occupation(s) of Individual  Dates Worked at Operation From: To:
Occupation(s) of Individual  Dates Worked at Operation  From: To: Year  Year  Year	Occupation(s) of Individual  Dates Worked at Operation  From: To: Year Year
Occupation(s) of Individual  Dates Worked at Operation  From: Year Year  Name of Individual Working at Grace Operation	Occupation(s) of Individual  Dates Worked at Operation  From: To: Year Year
Occupation(s) of Individual  Dates Worked at Operation  From: To: Year  Year  Year	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation
Occupation(s) of Individual  Dates Worked at Operation From: Year  Name of Individual Working at Grace Operation  Date of Birth	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth
Occupation(s) of Individual  Dates Worked at Operation From: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation
Occupation(s) of Individual  Dates Worked at Operation From: Year  Name of Individual Working at Grace Operation  Date of Birth	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year
Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year  Occupation(s) of Individual	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year Occupation(s) of Individual
Occupation(s) of Individual  Dates Worked at Operation From: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year  Occupation(s) of Individual  Dates Worked at Operation	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year Occupation(s) of Individual  Dates Worked at Operation
Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year  Occupation(s) of Individual	Occupation(s) of Individual  Dates Worked at Operation From: To: Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year Occupation(s) of Individual

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 23 of 55

36.	How did you first learn of the presence of asbestos on your property?
	Attach all documents relating or referring to the presence of asbestos on the property. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
37.	If you do not have any documents relating or referring to the presence of asbestos on the property, explain why not and indicate who may have possession or control of any such documents with respect to the property.
38.	Have you or anyone on your behalf made an effort to remove, contain and/or abate the asbestos on your property?
	☐ Yes ☐ No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
39.	If you do not have any documents relating or referring to the removal, containment and/or abatement of the asbestos on your property, explain why not and indicate who may have possession and control of such documents with respect to the property.
40.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the asbestos on your property, to the best of your knowledge, did anyone else make such an effort?
	TE Yes No

### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 24 of 55

1.	If you responded Yes to question 38. or question 40. and you have not supplied related documents, please specify the dates and descriptions of any such efforts.
	Description Year
	Description Description
	Year
	Description Year
12.	Have you or anyone on your behalf conducted any other testing or sampling for the presence of asbestos on
	your property?  ☐ Yes ☐ No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summar of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
13.	If you do not have any documents relating or referring to any other such testing or sampling for the presence of asbestos on you property, explain why not and indicate who may have possession or control of such documents with respect to the property.
	·
14.	If you or someone on your behalf did not conduct any other testing or sampling for the presence of asbestos on your property, to the best of your knowledge, did anyone else conduct such testing or sampling?
	☐ Yes ☐ No
5.	If you responded Yes to question 42. or question 44. and you have not supplied related documents, please specify the dates and descriptions of any such efforts.
	Description Year
	Description Year
	Description Year
16.	Were you aware of the presence of asbestos on your property when you purchased your property?
	□ Yes □ No
<b>!</b> 7.	If you have sold the property, were you aware of the presence of asbestos on your property when you sold your property?
	Yes No Not Applicable, have not sold the property

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 25 of 55 PART 4: ASBESTOS LITIGATION AND CLAIMS

<ol> <li>Has any asbestos-related property damage lawsuit or claim been filed against Grace on behal relating to the property for which you are making this claim?</li> <li>No</li> <li>Yes – lawsuit</li> <li>Yes – non-lawsuit claim (other than a workers' compensation claim)</li> </ol>	If of this claiming party
<ul> <li>2. Has any asbestos-related property damage lawsuit or claim been filed against any other party claiming party relating to the property for which you are making this claim?</li> <li>☒ No</li> <li>☐ Yes − lawsuit</li> <li>☐ Yes − non-lawsuit claim (other than a workers' compensation claim)</li> <li>If an asbestos-related property damage lawsuit has been filed by or on behalf of this class to the property for which you are making a claim, complete Section B. below.</li> <li>If an asbestos-related property damage non-lawsuit claim has been made by or on behalf party relating to the property for which you are making a claim, complete Section C. or</li> <li>B. LAWSUITS</li> </ul>	aiming party relating alf of this claiming
1. Please provide the following information about each asbestos-related property damage lawst relating to the property for which you are making this claim or attach a copy of the face page a. Caption  b. Court where suit originally filed:  County/State  c. Date filed:	e of each complaint filed.
a. Caption  b. Court where suit originally filed:  County/State  c. Date filed:  Month Day Year	No.:
a. Caption  b. Court where suit originally filed:  County/State  c. Date filed:  Month Day Year  (Attach additional pages if necessary.)	No.:

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 26 of 55 NON-LAWSUIT CLAIMS

1.	If the claiming party has made any claims relating to the property for which you are making a claim (including administrative claims) against anyone, that was not filed with a court of law, please provide the following information for each claim:
	a. Description of claim:
	Date submitted: Month Day Year
	. Name of entity to whom claim was submitted:   Grace
	☐ Other
_	Name of Entity
	a. Description of claim:
	Date submitted: Month Day Year
	c. Name of entity to whom claim was submitted:
	☐ Grace
	☐ Other
	Name of Entity
	a. Description of claim:
	Date submitted: West A Day - We
	Month Day Year  c. Name of entity to whom claim was submitted:  ☐ Grace
	☐ Other
	Name of Entity
	PART 5: SIGNATURE PAGE
All	laims must be signed by the claiming party.
	have reviewed the information submitted on this proof of claim form and all documents submitted in support of my claim. I eclare, under penalty of perjury,* that the above statements are true, correct, and not misleading.
	ONSENT TO RELEASE OF RECORDS AND INFORMATION: To the extent that I have produced a summary rather than
	the documents themselves as requested above or indicated who has possession and control of certain documents, I hereby
	athorize and request that all other parties with custody of any documents or information concerning my property damage or a information contained in this Form, upon the reasonable request of Grace or Grace's representative, with a copy to the
	aiming party, disclose any and all records to Grace or to Grace's representative.
	03-28-2003
	SIGNATURE OF CLAIMANT Month Day Year

SIGNATURE OF CLAIMANT

<sup>\*</sup>The penalty for presenting a fraudulent claim is a fine up to \$500,000.00 or imprisonment up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

ATTACHMENT TO W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM NO. <u>1011591</u> – Building #34, Stockton State Building SUBMITTED BY DEPARTMENT OF GENERAL SERVICES (DGS)

Regarding Question 10, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 15, based on DGS' response to Question 14, Question 15 does not apply.

Regarding Question 17, based on DGS' response to Question 16, Question 17 does not apply.

Regarding Question 18, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "When did you first know of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 19, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "How did you first learn of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 22, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 25, based on DGS' responses to Questions 22 and 24, Question 25 does not apply.

Regarding Question 27, based on DGS' response to Question 26, Question 27 does not apply.

Regarding Question 28, based on DGS' response to Question 26, Question 28 does not apply.

Regarding Question 29, based on DGS' response to Question 26, Question 29 does not apply.

Regarding Question 30, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 31, based on DGS' response to Question 30, Question 31 does not apply.

CLAIM AMOUNT: \$ 21,151,980

# W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

The United States Bankruptcy Court for the District of Delaware In re: W.R. Grace & Co., et al., Debtors, Case No. 01-01139 (JKF) (Jointly Administered)

#### SUBMIT COMPLETED CLAIMS TO:

Claims Processing Agent Re: W.R. Grace & Co. Bankruptcy PO Box 1620 Faribault, MN 55021-1620

For a complete list of the Debtors in this case, please see "The Debtors" section of the General Instructions for Completing Proof of Claim Forms. The Debtors in this case are collectively referred to in this document as "Grace".

If you have a current claim against Grace for property damage allegedly resulting from asbestos from a Grace product (other than Zonolite Attic Insulation), THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM MUST BE RECEIVED ON OR BEFORE 4:00 P.M. EASTERN TIME ON MARCH 31, 2003, or you will be forever barred from asserting or receiving payment for your claim.

## INSTRUCTIONS FOR FILING THE W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

#### WHO SHOULD USE THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

- 1. This Asbestos Damage Proof of Claim Form (referred to in this document as the "Form") applies only to current claims made against Grace by or on behalf of parties who are alleging property damage with respect to asbestos in real property owned by the party (such person is referred to in this document as the "claiming party") from a Grace asbestos-containing product or as a result of one of Grace's vermiculite mining, milling, or processing facilities.
- 2. The Bar Date does not apply to Asbestos Personal Injury Claims, Settled Asbestos Claims or Zonolite Attic Insulation Claims. Those claims will be subject to a separate claim submission process and should not be filed at this time.
- 3. This form should not be used for Medical Monitoring Claims or Non-Asbestos Claims. Instead, separate specialized proof of claim forms for these claims should be completed.
- 4. If you are alleging current claims against Grace with respect to asbestos in more than one (1) real property, the claiming party should complete an Asbestos Property Damage Proof of Claim Form for <u>each</u> property. You may request additional forms by calling the Claims Processing Agent at 1-800-432-1909.

#### GENERAL INSTRUCTIONS

- 1. This form must be signed by the claimant or authorized agent of the claimant. THIS FORM MUST BE RECEIVED ON OR BEFORE 4:00 PM EASTERN TIME ON MARCH 31, 2003, or you forever will be precluded from asserting your claim(s) against or receiving payment from Grace. Return your completed form to the Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy, P.O. Box 1620, Faribault, MN 55021-1620.
  - If you are returning this form by mail, allow sufficient time so that this form is received on or before March 31, 2003. Forms that are postmarked before March 31, 2003 but received after March 31, 2003 will not be accepted. Only original forms will be accepted for filing. Forms transmitted by facsimile will not be accepted for filing.
- 2. If you cannot fit all information in any particular section or page, please make a copy of that page before filling it out and attach as many additional pages as needed.
- 3. If you are unable to provide any of the information required by the proof of claim form, please so specify, as well as provide a short statement describing why such information is unavailable. If you are in the process of obtaining such information at the time you file your proof of claim, please so advise and indicate that the same shall be provided when obtained.
- 4. This form must be filled out completely using BLACK or BLUE ink or may be typewritten.
  - Please print clearly using capital letters only.
  - Skip a box between words.

- Do not use a felt tip pen.
- Do not bend or fold the pages of the form.
- Do not write outside of the boxes or blocks.
- 5. Because this form will be read by a machine, please print characters using the examples below. For optimum accuracy, please print in capital letters and avoid contact with the edge of the character boxes.
- 6. Mark check boxes with an "X" (example at right).
- INIAIMEI IHEIR
- 7. Be accurate and truthful. A Proof of Claim Form is an official court document that may be used as evidence in any legal proceeding regarding your claim. The penalty for presenting a fraudulent claim is a fine of up to \$500,000 or imprisonment for up to five years or both. 18 U.S.C. §§ 152 & 3571.
- 8. Make a copy of your completed Form to keep for your records. <u>Send only original</u> Forms to the Claims Processing Agent at the following address: Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy PO Box 1620
  Faribault, MN 55021-1620.
- 9. You will receive written notification of the proof of claim number assigned to this claim once it has been processed.

	PART 1: CLAIM	ING PAI	RTY INI	FORM	ATIO	1		
NAME:		·	···			· · · · · · · · · · · · · · · · · · ·		Bença
1	CALIFORNIA  t (first, middle and last name)	DEPT or business o		GEN	ERAI	SEF	RVIC	ES
SOCIAL SECURITY N	UMBER (Individual Clair	mants):	F.E.I.N.	Business	Claimar	ıts)		
(last four digits of SSN)			NO.					
Other names by which o	claiming party has been ki	nown (such	as maiden	name or	marrie	d name):		
First	MI	Last						
First	MI	Last						
<b>GENDER:</b> □ MALE	☐ FEMALE							
Mailing Address:			<del></del>					
707 THIRD Street Address	STREET, 67	HH F I	OOR					
WEST SACRI	AMENTO					C A State	956 Zip Code	05
USA Country						(Province)	(Postal Co	ode)
							,	
	PART 2: ATT	ORNEY	INFOR	MATI	ON	·····		<u> </u>
The claiming party's a	attorney, if any (You do	not need a	n attorne	y to file	this for	m):		
Law Firm Name:								
STATE OF C	ALIFORNIA	DEPT	OF	Jus	TICE			
Name of Attorney:								
ROBERT First	E MI	ASPE Last	RGER					
Mailing Address:								
1300 I STI	REET SUITE	世月10	1					
SACRAMENTO City	3					C A State	9 5 8 1 Zip Code	4
Telephone:						(Province)	(Postal Co	ide)
916) 327 - 7	852							

Area Code

## PART 3: PROPERTY INFORMATION

	Real Property For Which A Claim Is Being Asserted
1.	What is the address of the real property for which a claim is being asserted (referred to herein as "the property")?
	744 P STREET Street Address
	5 A C R A M E N 7 8 1 4  City State Zip Code
	Country (Province) (Postal Code)
2.	Are you completing an Asbestos Property Damage Proof of Claim Form for any other real property other than the one listed at "1" above?
3.	Do you currently own the property listed in Question 1, above?  ⊠ Yes □ No
4.	When did you purchase the property?  Month Day Year
5.	What is the property used for (check all that apply)  Owner occupied residence Residential rental Commercial Industrial Specify:
	Other Specify: OFFICE
	How many floors does the property have?  What is the approximate square footage of the property?
٠.	What is the approximate square footage of the property?
8.	When was the property built?  ☐ Before 1969  ☑ 1969 - 1973  ☐ After 1973
9.	What is the structural support of the property?
	☐ Wood frame ☐ Structural concrete ☐ Brick
	☐ Brick  Steel beam/girder  ☐ Other Specify:
0.	Have you or has someone on your behalf completed any interior renovations on the property which affected any asbestos on the property?
	9276102 1011577

<b>A.</b>	Real Property For Which A Claim Is Being Asserted (continued)  If yes, please specify the dates and description of such renovations.	
	Year Description	
	Year Description	
	Description	
	Year	
11.	To the best of your knowledge, have any other interior renovations been completed on the property during a period of time which affected any asbestos on the property?  Yes No  If yes, please specify the dates and descriptions of such renovations.	ny other
	Year Description	
	Description Year	
	Year Description	
В.	Claim Category	
• ]	For which category are you making a claim on the property?  Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing operations of the complete section C.  If you checked Category 1 in question 12, complete section D.	OIIS
	11 you checken Category 2 in question 12, complete section D.	N <del>otes (notes la </del>
C.	Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In	The Property
13.	For what alleged asbestos-containing product(s) are you making a claim?	
	Monokote-3 fireproofing insulation	
	☐ Other Specify:	
	(For a list of the brand names under which Grace manufactured products that may have contained commerce asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)	ially added
14.	When did you or someone on your behalf install the asbestos containing product(s) in the property?	
	I did not install the product(s)  Year	
15.	If you or someone on your behalf did not install the asbestos containing product(s), to the best of your know was/were the product(s) installed?	ledge, when
	☐ Don't know.	·

_ 16.	Do you have documentation relating to the purchase and/or installation of the product in the property?
	🔀 Yes 🗌 No
	If Yes, attach all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
17.	If you do not have any such documents, explain why not and indicate who may have possession or control of such documents with respect to the property.
18.	When did you first know of the presence of asbestos in the property of the Grace product for which you are making this claim? $\boxed{1 \mid 9 \mid 8 \mid 7}$
	Year
	Please attach all documents relating or referring to the presence of asbestos in the property for which you are making this claim. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
19.	How did you first learn of the presence of asbestos in the property of the Grace product for which you are making this claim?
	ASBESTOS SURVEY
20.	When did you first learn that the Grace product for which you are making this claim contained asbestos?
	1 9 8 1 Year
21.	How did you first learn that the Grace product for which you are making the claim contained asbestos?
	ASBESTOS SURVEY
22.	Have you or someone on your behalf made an effort to remove, contain and/or abate the Grace product for which you are making this claim?
	Yes No  If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
23.	If you do not have any such documents, explain why not and indicate who may have possession and control of such documents with respect to the property.
	DOCUMENTS OF EFFORTS MADE TO REMOVE, CONTAIN AND/OR
	DOCUMENTS OF EFFORTS MADE TO REMOVE, CONTAIN AND/OR ABATE THE GRACE PRODUCT HAVE NOT BEEN LOCATED.
24.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which you are making a claim, to the best of your knowledge, did anyone else make such an effort?
	☐ Yes X No

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 35 of 55

25.	If you responded Yes to question 22. or 24. and you have not supplied documents, please specify the dates and descriptions of any such efforts.
	Year Description
	Description Vear
	Tear  Description  Year
26.	Have you or anyone on your behalf ever conducted any testing or sampling for the presence of asbestos or other particulat in the property?
	Yes No If Yes, Attach All Documents Related To Any Testing Of The Property.
27.	If you responded Yes to question 26., but you have not provided documents, indicate who may have possession or control of such testing documents or where such documents may be located.
28.	If you or someone on your behalf did not conduct any testing or sampling for the presence of asbestos or other particulates on the property, to the best of your knowledge, did anyone else conduct such testing or sampling with respect to the property?
	☐ Yes No
29.	If you responded Yes to question 26. or 28. and you have not supplied related documents, please describe when and by whom and the type of testing and/or sampling (e.g. air, bulk and dust sampling).
	Company/Individual
	Year Type of testing:
	Company/Individual
	Year Type of testing:
	Company/Individual
	Year Type of testing:
30.	Has the Grace product or products for which you are making this claim ever been modified and/or disturbed?  Yes  No
31.	If yes, specify when and in what manner the Grace product or products was modified and/or disturbed?
	Year Description
-	Description Year
	Description Year

your claim?
your claim?
State Zip Code
(Province) (Postal Cod
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Year
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Year
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### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 37 of 55

36.	How did you first learn of the presence of asbestos on your property?
	Attach all documents relating or referring to the presence of asbestos on the property. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
37.	If you do not have any documents relating or referring to the presence of asbestos on the property, explain why not and indicate who may have possession or control of any such documents with respect to the property.
	·
38.	Have you or anyone on your behalf made an effort to remove, contain and/or abate the asbestos on your property?  Yes No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
39.	If you do not have any documents relating or referring to the removal, containment and/or abatement of the asbestos on your property, explain why not and indicate who may have possession and control of such documents with respect to the property.
40.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the asbestos on your property, to the best of your knowledge, did anyone else make such an effort?
	□ Yes □ No

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 38 of 55

41.	If you responded Yes to question 38. or question 40. and you have not supplied related documents, please specify the dates and descriptions of any such efforts.						
	Description						
	Year						
	Description						
	Year Year						
	Description						
	Year						
42.	Have you or anyone on your behalf conducted any other testing or sampling for the presence of asbestos on your property?						
	□ Yes □ No						
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.						
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.						
43.	If you do not have any documents relating or referring to any other such testing or sampling for the presence of asbestos on your property, explain why not and indicate who may have possession or control of such documents with respect to the property.						
<del>44</del> .	If you or someone on your behalf did not conduct any other testing or sampling for the presence of asbestos on your property, to the best of your knowledge, did anyone else conduct such testing or sampling?						
÷	□ Yes □ No						
45.	If you responded Yes to question 42. or question 44. and you have not supplied related documents, please specify the dates and descriptions of any such efforts.						
	Year Description						
	Description						
	Year						
	Description						
	Year						
46.	Were you aware of the presence of asbestos on your property when you purchased your property?						
	□ Yes □ No						
47.	If you have sold the property, were you aware of the presence of asbestos on your property when you sold your property?						
	☐ Yes ☐ No ☐ Not Applicable, have not sold the property						

#### PART 4: ASBESTOS LITIGATION AND CLAIMS

A.	INTRODUCTION
1.	Has any asbestos-related property damage lawsuit or claim been filed against Grace on behalf of this claiming party relating to the property for which you are making this claim?
	☑ No
	☐ Yes – lawsuit
	☐ Yes – non-lawsuit claim (other than a workers' compensation claim)
2.	Has any asbestos-related property damage lawsuit or claim been filed against any other party on behalf of this claiming party relating to the property for which you are making this claim?
	⊠ No
	☐ Yes – lawsuit
	☐ Yes – non-lawsuit claim (other than a workers' compensation claim)
	If an asbestos-related property damage lawsuit has been filed by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section B. below.
	If an asbestos-related property damage non-lawsuit claim has been made by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section C. on the following page.
	•
В.	LAWSUITS
1.	Please provide the following information about each asbestos-related property damage lawsuit which has been filed
	relating to the property for which you are making this claim or attach a copy of the face page of each complaint filed.  a. Caption
	a. Capiton
	b. Court where suit originally filed: Docket No.: Docket No.:
	County/state
	c. Date filed: Month Day Year
	a. Caption
	a. Caption
	b. Court where suit originally filed: Docket No.:
	c. Date filed:
	Month Day Year
	a. Caption
	b. Court where suit originally filed:  County/State  Docket No.:
	c. Date filed: Month Day Year
,	(Attach additional pages if pagessory)

#### C. NON-LAWSUIT CLAIMS

1.	If the claiming party has made any claims relating to the property for which you are making a claim (including administrative claims) against anyone, that was not filed with a court of law, please provide the following information for each claim:
	a. Description of claim:
	b. Date submitted: Month Day Year
	c. Name of entity to whom claim was submitted:
	Other  Name of Entity
	a. Description of claim:
	a. Description of Claim.
	b. Date submitted: Month Day Year
	c. Name of entity to whom claim was submitted:   Grace
	☐ Other
	Name of Entity
	a. Description of claim:
	b. Date submitted: ————————————————————————————————————
	c. Name of entity to whom claim was submitted:
	☐ Other
	Name of Entity
	PART 5: SIGNATURE PAGE
11 (	claims must be signed by the claiming party.
d	have reviewed the information submitted on this proof of claim form and all documents submitted in support of my claim. I eclare, under penalty of perjury,* that the above statements are true, correct, and not misleading.

the documents themselves as requested above or indicated who has possession and control of certain documents, I hereby authorize and request that all other parties with custody of any documents or information concerning my property damage or the information contained in this Form, upon the reasonable request of Grace or Grace's representative, with a copy to the claiming party, disclose any and all records to Grace or to Grace's representative.

SIGNATURE OF CLAIMANT

\*The penalty for presenting a fraudulent claim is a fine up to \$500,000.00 or imprisonment up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

ATTACHMENT TO W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM NO. <u>1011577</u> – Building #1, Office Building 9 SUBMITTED BY DEPARTMENT OF GENERAL SERVICES (DGS)

Regarding Question 10, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 15, based on DGS' response to Question 14, Question 15 does not apply.

Regarding Question 17, based on DGS' response to Question 16, Question 17 does not apply.

Regarding Question 18, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "When did you first know of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 19, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "How did you first learn of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 22, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 25, based on DGS' responses to Questions 22 and 24, Question 25 does not apply.

Regarding Question 27, based on DGS' response to Question 26, Question 27 does not apply.

Regarding Question 28, based on DGS' response to Question 26, Question 28 does not apply.

Regarding Question 29, based on DGS' response to Question 26, Question 29 does not apply.

Regarding Question 30, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 31, based on DGS' response to Question 30, Question 31 does not apply.

CLAIM AMOUNT: \$ 18,000,000

# W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

The United States Bankruptcy Court for the District of Delaware In re: W.R. Grace & Co., et al., Debtors, Case No. 01-01139 (JKF) (Jointly Administered)

### SUBMIT COMPLETED CLAIMS TO:

Claims Processing Agent Re: W.R. Grace & Co. Bankruptcy PO Box 1620 Faribault, MN 55021-1620

For a complete list of the Debtors in this case, please see "The Debtors" section of the General Instructions for Completing Proof of Claim Forms. The Debtors in this case are collectively referred to in this document as "Grace".

If you have a current claim against Grace for property damage allegedly resulting from asbestos from a Grace product (other than Zonolite Attic Insulation), THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM MUST BE RECEIVED ON OR BEFORE 4:00 P.M. EASTERN TIME ON MARCH 31, 2003, or you will be forever barred from asserting or receiving payment for your claim.

# INSTRUCTIONS FOR FILING THE W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

#### WHO SHOULD USE THIS ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM FORM

- 1. This Asbestos Damage Proof of Claim Form (referred to in this document as the "Form") applies only to current claims made against Grace by or on behalf of parties who are alleging property damage with respect to asbestos in real property owned by the party (such person is referred to in this document as the "claiming party") from a Grace asbestos-containing product or as a result of one of Grace's vermiculite mining, milling, or processing facilities.
- 2. The Bar Date does not apply to Asbestos Personal Injury Claims, Settled Asbestos Claims or Zonolite Attic Insulation Claims. Those claims will be subject to a separate claim submission process and should not be filed at this time.
- 3. This form should not be used for Medical Monitoring Claims or Non-Asbestos Claims. Instead, separate specialized proof of claim forms for these claims should be completed.
- 4. If you are alleging current claims against Grace with respect to asbestos in more than one (1) real property, the claiming party should complete an Asbestos Property Damage Proof of Claim Form for <u>each</u> property. You may request additional forms by calling the Claims Processing Agent at 1-800-432-1909.

#### GENERAL INSTRUCTIONS

- 1. This form must be signed by the claimant or authorized agent of the claimant. THIS FORM MUST BE RECEIVED ON OR BEFORE 4:00 PM EASTERN TIME ON MARCH 31, 2003, or you forever will be precluded from asserting your claim(s) against or receiving payment from Grace. Return your completed form to the Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy, P.O. Box 1620, Faribault, MN 55021-1620.
  - If you are returning this form by mail, allow sufficient time so that this form is received on or before March 31, 2003. Forms that are postmarked before March 31, 2003 but received after March 31, 2003 will not be accepted. Only original forms will be accepted for filing. Forms transmitted by facsimile will not be accepted for filing.
- 2. If you cannot fit all information in any particular section or page, please make a copy of that page before filling it out and attach as many additional pages as needed.
- 3. If you are unable to provide any of the information required by the proof of claim form, please so specify, as well as provide a short statement describing why such information is unavailable. If you are in the process of obtaining such information at the time you file your proof of claim, please so advise and indicate that the same shall be provided when obtained.
- 4. This form must be filled out completely using BLACK or BLUE ink or may be typewritten.
  - Please print clearly using capital letters only.

• Do not use a felt tip pen.

· Skip a box between words.

• Do not bend or fold the pages of the form.

- Do not write outside of the boxes or blocks.
- 5. Because this form will be read by a machine, please print characters using the examples below. For optimum accuracy, please print in capital letters and avoid contact with the edge of the character boxes.
- 6. Mark check boxes with an "X" (example at right).

NAMEL HERE

- 7. Be accurate and truthful. A Proof of Claim Form is an official court document that may be used as evidence in any legal proceeding regarding your claim. The penalty for presenting a fraudulent claim is a fine of up to \$500,000 or imprisonment for up to five years or both. 18 U.S.C. §§ 152 & 3571.
- 8. Make a copy of your completed Form to keep for your records. <u>Send only original</u> Forms to the Claims Processing Agent at the following address: Claims Processing Agent, Re: W.R. Grace & Co. Bankruptcy PO Box 1620

  Faribault, MN 55021-1620.
- 9. You will receive written notification of the proof of claim number assigned to this claim once it has been processed.

#### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 45 of 55 PART 1: CLAIMING PARTY INFORMATION NAME: STATE OF CALIFORNIA SERVICES Name of individual claimant (first, middle and last name) or business claimant SOCIAL SECURITY NUMBER (Individual Claimants): F.E.I.N. (Business Claimants) (last four digits of SSN) Other names by which claiming party has been known (such as maiden name or married name): First MI Last First $\overline{MI}$ Last GENDER: MALE FEMALE Mailing Address: 707 THIRD STREET SACRAMENTO 5605 City State Zip Code (Province) (Postal Code) USA Country PART 2: ATTORNEY INFORMATION

The claiming party's attorney, if any (You do not need an attorney to file this form):

Law Firm Name:

STATE OF CALIFORMIA DEPT OF JUSTICE

Name of Attorney:

ROBERT E ASPERGER

MI Last

Mailing Address:

1300 I STREET, SUITE 1101

Street Address

SACRAMENTO

City State Zip Code

(Province) (Postal Code)

Telephone:

Area Code

#### PART 3: PROPERTY INFORMATION

	Real Property For Which A Claim Is Being Asserted
1.	What is the address of the real property for which a claim is being asserted (referred to herein as "the property")?
	7650 S NEWCASTLE ROAD Street Address
	STOCKTON CIty CA 95213 State Zip Code
	USA (Province) (Postal Code) Country
2.	Are you completing an Asbestos Property Damage Proof of Claim Form for any other real property other than the one listed at "1" above?
	X Yes No
3.	Do you currently own the property listed in Question 1, above?  Yes No
4.	When did you purchase the property?  Month Day Year
5.	What is the property used for (check all that apply)  Owner occupied residence Residential rental  Commercial  Industrial Specify:
6.	** Other Specify: HOSPITAL  How many floors does the property have?
7.	What is the approximate square footage of the property? 28270
8.	When was the property built?
	X Before 1969
	1969 - 1973
	After 1973
9.	What is the structural support of the property?
	Wood frame
	★ Structural concrete
	Brick
	X Steel beam/girder  ∴ Other Specify:
0.	Have you or has someone on your behalf completed any interior renovations on the property which affected any asbestos on the property?
	" Ves No

### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 47 of 55

	Real Property For Which A Claim Is Being Asserted (continued)  If yes, please specify the dates and description of such renovations.	
		<sub>1</sub>
	Description	
	Year	
	Description	-
	Year	
	Description	
	Year	
11.	To the best of your knowledge, have any other interior renovations been completed on the property during period of time which affected any asbestos on the property?	ng any other
	Ţ Yes ▼ No	
	If yes, please specify the dates and descriptions of such renovations.	
	Description	· :
	Year	-general
	Description	
	Year	4.4
	Description	1.
	Year	. '
	Claim Category	
Section 1	m	
12.	For which category are you making a claim on the property?	
12.	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property	
12.	For which category are you making a claim on the property?	ations
, i narrum	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing open	ations
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  **If you checked Category 1 in question 12, complete section C.	rations
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing open	rations
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  **If you checked Category 1 in question 12, complete section C.	ations
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  **If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.	
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  **If you checked Category 1 in question 12, complete section C.	
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  **Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  **If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  **Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I	
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  **Monokote-3 fireproofing insulation.	n The Property
• [	For which category are you making a claim on the property?  **Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  (If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  **Monokote-3 fireproofing insulation*	n The Property
• [	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  ** Monokote-3 fireproofing insulation	n The Property
• [	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  ** Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained comme asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)	n The Property
• 1	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  Group to checked Category 1 in question 12, complete section C.  Group to checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  **Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained comme asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)  When did you or someone on your behalf install the asbestos containing product(s) in the property?	n The Property
• 1	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  ** Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained common asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)  When did you or someone on your behalf install the asbestos containing product(s) in the property?  I 966  I did not install the product(s)	n The Property
• 1	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  Group to checked Category 1 in question 12, complete section C.  Group to checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  **Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained comme asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)  When did you or someone on your behalf install the asbestos containing product(s) in the property?	n The Property
• ! • ! • ! • ! • ! • ! • ! • ! • ! • !	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  ** Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained common asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)  When did you or someone on your behalf install the asbestos containing product(s) in the property?  I 966  I did not install the product(s)	n The Property
• • • • • • • • • • • • • • • • • • •	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product 1  For what alleged asbestos-containing product(s) are you making a claim?  ** Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained comme asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)  When did you or someone on your behalf install the asbestos containing product(s) in the property?  I did not install the product(s)  Year  If you or someone on your behalf did not install the asbestos containing product(s), to the best of your knows/were the product(s) installed?	n The Property
• 1 • 1 13.	For which category are you making a claim on the property?  ** Category 1: Allegation with respect to asbestos from a Grace product in the property  Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing oper  If you checked Category 1 in question 12, complete section C.  If you checked Category 2 in question 12, complete section D.  Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product I  For what alleged asbestos-containing product(s) are you making a claim?  ** Monokote-3 fireproofing insulation  Other Specify:  (For a list of the brand names under which Grace manufactured products that may have contained comme asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)  When did you or someone on your behalf install the asbestos containing product(s) in the property?  I gid not install the product(s)  Year  If you or someone on your behalf did not install the asbestos containing product(s), to the best of your knows/were the product(s) installed?	n The Property

#### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 48 of 55

	·
16.	Do you have documentation relating to the purchase and/or installation of the product in the property?
	¥ Yes ☐ No
	If Yes, attach all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
17.	If you do not have any such documents, explain why not and indicate who may have possession or control of such documents with respect to the property.
10	When did you first know of the presence of asbestos in the property of the Grace product for which you are making this claim?
10.	Year
	Please attach all documents relating or referring to the presence of asbestos in the property for which you are making this claim. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
19.	How did you first learn of the presence of asbestos in the property of the Grace product for which you are making this claim?
	ASBESTOS SURVEY
20.	When did you first learn that the Grace product for which you are making this claim contained asbestos?
	1986 Year
21.	How did you first learn that the Grace product for which you are making the claim contained asbestos?
	ASBESTOS SURVEY
22.	Have you or someone on your behalf made an effort to remove, contain and/or abate the Grace product for which you are making this claim?  Yes No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
23.	If you do not have any such documents, explain why not and indicate who may have possession and control of such documents with respect to the property.
	DOCUMENTS OF EFFORTS MADE TO REMOVE, CONTAIN AND/OR ABATE
	THE GRACE PRODUCT HAVE NOT BEEN LOCATED
24.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which you are making a claim, to the best of your knowledge, did anyone else make such an effort?
	Van V Na

#### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 49 of 55

25.	If you respo descriptions	nded Yes to of any such	question 2 efforts.	2. or 24. and you ha	ave not supplie	ed documents	, please speci	fy the dates	and
	Vacas	Descripti	on						
	Year Year	Descripti	on						
	Year	Descripti	on :						
26.	Have you or in the proper	anyone on y	our behalt	f ever conducted any					other particulates
	X Yes	□ No	If Yes, A	Attach All Docume	nts Related T				
27.				6., but you have not or where such docur			ate who may	have possess	sion or
28.	If you or sor particulates of to the proper	on the prope	ur behalf d	id not conduct any to best of your knowle	testing or samp	pling for the p	presence of as	sbestos or otl g or samplin	ner g with respect
	Yes	No							
29.			ting and/o	6. or 28. and you ha			uments, pleas	e describe w	hen and by
	Year	Type of tes			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Trester is annual constant		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Company/1	ndividual					*** ***** *** *** ********************	
	Year	Type of tes	ting:				**************************************	e de la companya de l	
	Year	Company/I	ndividual			e company agreement and	manadad di mara i piyadaya		
	rear	Type of tes	ting:	i i	** · · · ·			Note the first the second beautiful to the second beau	
30.	Has the Grad	e product or No	products (	for which you are m	naking this clai	m ever been	modified and	or disturbed/	?
31.	If yes, specif	y when and		nnner the Grace pro					
	Year	Description	1		***************************************		· · · · · · · · · · · · · · · · · · ·		
	Year	Description	ı i		and the street of the street o		(10 mm 10 mm		
	Year	Description	1						

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# Category 2 Claim: Allegation With Respect To One of Grace's Vermiculite Mining, Milling Or Processing Operations

What is the business address or location of the Grace operation	on which has led to your claim?
Business Name	
Street Address	رکید و این برای بازی می در بازی بازی بازی بازی بازی بازی بازی بازی
City	State Zip Code (Province) (Postal Code,
	(Fosiai Code
Country	
If your claim relates to a personal residence, does (or did) an Yes No  If yes, specify the following for each such individual:	
Name of Individual Working at Grace Operation	Name of Individual Working at Grace Operation
	D. C. C. C. L.
Date of Birth	Date of Birth
Month Day Year Occupation(s) of Individual	Month Day Year Occupation(s) of Individual
Month Day Year Occupation(s) of Individual	Month Day Year Occupation(s) of Individual
Occupation(s) of Individual	Occupation(s) of Individual
Occupation(s) of Individual  Dates Worked at Operation	Occupation(s) of Individual  Dates Worked at Operation
Occupation(s) of Individual  Dates Worked at Operation  From: To: Year Year	Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year
Occupation(s) of Individual  Dates Worked at Operation  From: To:	Occupation(s) of Individual  Dates Worked at Operation From: To:
Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year  Name of Individual Working at Grace Operation	Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year
Occupation(s) of Individual  Dates Worked at Operation  From: To: Year Year	Occupation(s) of Individual  Dates Worked at Operation From: To: Year Year  Name of Individual Working at Grace Operation
Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year  Name of Individual Working at Grace Operation  Date of Birth	Occupation(s) of Individual  Dates Worked at Operation From: To: Year Year  Name of Individual Working at Grace Operation  Date of Birth
Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year  Name of Individual Working at Grace Operation  Date of Birth	Occupation(s) of Individual  Dates Worked at Operation From: To: Year Year  Name of Individual Working at Grace Operation  Date of Birth
Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year	Occupation(s) of Individual  Dates Worked at Operation From: To: Year Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year
Occupation(s) of Individual  Dates Worked at Operation  From: To: Year  Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year  Occupation(s) of Individual	Occupation(s) of Individual  Dates Worked at Operation From: To: Year Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year
Occupation(s) of Individual  Dates Worked at Operation  From: To:  Year Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year	Occupation(s) of Individual  Dates Worked at Operation From: To: Year Year  Name of Individual Working at Grace Operation  Date of Birth  Month Day Year Occupation(s) of Individual

Year

## Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 51 of 55

36.	How did you first learn of the presence of asbestos on your property?
	Attach all documents relating or referring to the presence of asbestos on the property. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
37.	If you do not have any documents relating or referring to the presence of asbestos on the property, explain why not and indicate who may have possession or control of any such documents with respect to the property.
38.	Have you or anyone on your behalf made an effort to remove, contain and/or abate the asbestos on your property?
	To Yes To No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession or control of the document.
	If you provide a summary of the documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
39.	If you do not have any documents relating or referring to the removal, containment and/or abatement of the asbestos on your property, explain why not and indicate who may have possession and control of such documents with respect to the property.
10.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the asbestos on your property, to the best of your knowledge, did anyone else make such an effort?
	Yes No

#### Case 01-01139-AMC Doc 10835-5 Filed 10/25/05 Page 52 of 55

11.	f you responded Yes to question 38. or question 40. and you have not supplied related documents, please specify the date escriptions of any such efforts.	s and
	Description	
	'ear	
	Description Vear	
	Description	
12.	Have you or anyone on your behalf conducted any other testing or sampling for the presence of asbestos on our property?	
	Yes No	
	f Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a su f the documents indicating the name of each document, date of each document, a brief description of the document, the l f the document, and who has possession or control of the document.	ocation
	f you provide a summary of the documents rather than the documents themselves, you are required to consent to the prod nd release of those documents to Grace upon Grace's further request.	luction
13.	f you do not have any documents relating or referring to any other such testing or sampling for the presence of asbestos o roperty, explain why not and indicate who may have possession or control of such documents with respect to the propert	n your y
14.	f you or someone on your behalf did not conduct any other testing or sampling for the presence of asbestos on your proper to the best of your knowledge, did anyone else conduct such testing or sampling?	erty,
	□ Yes □ No	
<b>‡</b> 5.	f you responded Yes to question 42. or question 44. and you have not supplied related documents, please specify the date escriptions of any such efforts.	s and
	Description :	
	Description	
	Description [	
16.	Vere you aware of the presence of asbestos on your property when you purchased your property?	
	Yes No	
<b>1</b> 7.	f you have sold the property, were you aware of the presence of asbestos on your property when you sold your property?	
	Yes No Not Applicable, have not sold the property	

#### PART 4: ASBESTOS LITIGATION AND CLAIMS

## A. INTRODUCTION

1.	Has any asbestos-related property damage lawsuit or claim been filed against Grace on behalf of this claiming party relating to the property for which you are making this claim?
	№ No
	☐ Yes – lawsuit
	☐ Yes – non-lawsuit claim (other than a workers' compensation claim)
2.	Has any asbestos-related property damage lawsuit or claim been filed against any other party on behalf of this claiming party relating to the property for which you are making this claim?
	□ No
	☐ Yes – lawsuit
	Yes − non-lawsuit claim (other than a workers' compensation claim)
	If an asbestos-related property damage lawsuit has been filed by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section B. below.
	If an asbestos-related property damage non-lawsuit claim has been made by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section C. on the following page.
3.	LAWSUITS
1.	Please provide the following information about each asbestos-related property damage lawsuit which has been filed
	relating to the property for which you are making this claim or attach a copy of the face page of each complaint filed.
	a. Caption
	b. Court where suit originally filed: Docket No.:  County/State
	c. Date filed: Month Day Year
	a. Caption
į	b. Court where suit originally filed: Docket No.: Docket No.:
	c. Date filed: Month Day Year
	a. Caption
1	Docket No.: Docket No.:
,	c. Date filed: Month Day Year
	(Attach additional pages if necessary.)

#### NON-LAWSHIT CLAIMS

	INOLITERA	VIVII CLAIVIO		
:	If the claiming party has made any claims relating to the property for which you are making a claim (including administrative claims) against anyone, that was not filed with a court of law, please provide the following information for each claim:			
á	a. Description	BANKRUPTCY CLAIM		
ł	Date subm	itted: $C7 - 27 - 200$		
(	<ul><li>Name of er</li><li>Grace</li></ul>	atity to whom claim was submitted:		
	≥ Other	BABCOCK & WILCOX COMPANY		
		Name of Entity		
	a. Description	n of claim:		
Į	b. Date submitted:  Month Day Year			
(	c. Name of er Grace	ntity to whom claim was submitted:		
		Name of Entity		
7	a. Description	n of claim:		
ı	b. Date subm	itted:		
,	Grace	ntity to whom claim was submitted:		
	Other			
		Name of Entity		
		PART 5: SIGNATURE PAGE		
		and the state of similar property.		

All claims must be signed by the claiming party.

I have reviewed the information submitted on this proof of claim form and all documents submitted in support of my claim. I declare, under penalty of perjury,\* that the above statements are true, correct, and not misleading.

CONSENT TO RELEASE OF RECORDS AND INFORMATION: To the extent that I have produced a summary rather than the documents themselves as requested above or indicated who has possession and control of certain documents, I hereby authorize and request that all other parties with custody of any documents or information concerning my property damage or the information contained in this Form, upon the reasonable request of Grace or Grace's representative, with a copy to the claiming party, disclose any and all records to Grace or to Grace's representative.

SIGNATURE OF CLAIMANT

<sup>\*</sup>The penalty for presenting a fraudulent claim is a fine up to \$500,000.00 or imprisonment up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

ATTACHMENT TO W.R. GRACE & CO. ASBESTOS PROPERTY DAMAGE PROOF OF CLAIM NO. <u>1011586</u> – Building #969, Hospital SUBMITTED BY DEPARTMENT OF GENERAL SERVICES (DGS)

Regarding Question 10, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 15, based on DGS' response to Question 14, Question 15 does not apply.

Regarding Question 17, based on DGS' response to Question 16, Question 17 does not apply.

Regarding Question 18, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "When did you first know of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 19, DGS answers the question as if the words "of the Grace product" were not included in the question, so that it reads, "How did you first learn of the presence of asbestos in the property for which you are making this claim?"

Regarding Question 22, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 25, based on DGS' responses to Questions 22 and 24, Question 25 does not apply.

Regarding Question 27, based on DGS' response to Question 26, Question 27 does not apply.

Regarding Question 28, based on DGS' response to Question 26, Question 28 does not apply.

Regarding Question 29, based on DGS' response to Question 26, Question 29 does not apply.

Regarding Question 30, DGS has not located any records or other sources of information sufficient to answer this question. Investigation is continuing.

Regarding Question 31, based on DGS' response to Question 30, Question 31 does not apply.

CLAIM AMOUNT: \$ 1,826,963